## UNITED STATES DISTRICT COURT

## FOR THE DISTRICT OF MARYLAND

BEARING CONSTRUCTION INC., \*

Plaintiff \*

v. Civil Action No. 1:15-cv-03781-JKB

:

AERONAUTICA WINDPOWER, LLC, et al.,

Defendants.

\*

## STIPULATION OF VOLUNTARY DISMISSAL

COME NOW plaintiff BEARING CONSTRUCTION INC. and defendants

AERONAUTICA WINDPOWER, LLC and WESTCHESTER FIRE INSURANCE COMPANY

and stipulate to voluntary dismissal of this action pursuant to Rule 41(a), Fed.R.Civ.P. Dismissal

is without prejudice as to defendant Aeronautica Windpower, LLC. Dismissal is with prejudice

as to defendant Westchester Fire Insurance Company.

Respectfully submitted this 31st day of March 2017.

/s/ Christopher L. Grant\_\_\_\_

Christopher L. Grant Attorney at Law, Bar ID 10941 1250 Connecticut Ave., NW, Suite 200 Washington, DC 20036 Tel. (202) 737-0981 lawgrant@mindspring.com Attorney for Plaintiff

<u>/s/ Jay P. Holland</u>

Jay P. Holland Joseph, Greenwald & Laake, P.A. 6404 Ivy Lane, Suite 400 Greenbelt, MD 20770 (240) 553-1198 jholland@jgllaw.com Attorney for Defendants

## **CERTIFICATE OF SERVICE**

I hereby certify that I have this 31st day of March 2017 served a copy of this stipulation of voluntary dismissal upon counsel for defendants by means of the Court's electronic filing system, as follows:

Jay P. Holland, Esq.
Joseph, Greenwald & Laake, P.A.
Suite 400
6404 Ivy Lane
Greenbelt, MD 20770
jholland@jgllaw.com

/s/ Christopher L. Grant
Christopher L. Grant